1 2	HEATHER E. WILLIAMS, Bar #122664 Federal Defender GRIFFIN ESTES, Bar #322095 Assistant Federal Defender		
3 4	Officer of the Federal Defender 2300 Tulare Street, Suite 330 Fresno, CA 93721-2226		
5	Telephone: (559) 487-5561		
6	Attorneys for Defendant JESSE TORRES-ALONSO		
7	JESSE TORRES-ALONSO		
8	IN THE UNITED	STATES DISTRICT COURT	
9	FOR THE EASTERN DISTRICT OF CALIFORNIA		
10			
11	UNITED STATES OF AMERICA,	Case No. 1:24-cr-00060-JAM-BAM	
12	Plaintiff,	DEFENDANT'S MOTION TO EXONERATE	
13	vs.	BOND; ORDER	
14	JESSE TORRES-ALONSO,	Judge: Hon. Erica P. Grosjean	
15	Defendant.		
16			
17			
18	Defendant Jesse Torres-Alonso here	eby moves this Court to exonerate the cash bond that	
19	was posted in this matter, pursuant to Rule 46 of the Federal Rules of Criminal Procedure. See		
20	ECF Dkct. #14, 15. On March 21, 2024, Mr. Torres-Alonso was arraigned on an indictment.		
21	ECF Dckt. # 13. That same day, the court held a detention hearing, and Mr. Torres-Alonso was		
22	ordered released on conditions, including the posting of two separate cash bonds. ECF Dckt. # 16		
23	(Condition 7(m): "A \$10,000 cash bond to be posted by Bryan Greuter and a \$2,000 cash bond		
24	to be posted by Jesse Torres-Alonso or a family member posting on his behalf.") The bonds		
25	were posted. ECF Dckt. # 14, 15. The cash bond posted by Mr. Bryan Greuter is receipt #		
26	100002433. See ECF Dkct. #15. The cash bond posted by Mr. Torres-Alonso is receipt #		
27	100002432. See ECF Dkct. #14.		
28	//		

Case 1:24-cr-00060-JAM-BAM Document 59 Filed 05/22/25 Page 2 of 3

1	On May 20, 2025, Mr. Torres-Alonso appeared for sentencing in front of the Hon. John	
2	A. Mendez. ECF Dckt. # 57. The Court sentenced Mr. Torres-Alonso to a term of time-served.	
3	Id. Since Mr. Torres is no longer on pretrial release and no conditions remain to be satisfied, Mr.	
4	Torres hereby moves the court for an order exonerating the bonds in this case. ECF Dckt. #14,	
5	15. Accordingly, since no conditions remain to be satisfied and exoneration of the cash bond is in	
6	the interest of justice, it is requested that the Court exonerate the cash bond and order the return	
7	of the funds to Bryan Greuter and Jesse Torres Alonso	
8		
9	Respectfully submitted,	
10		
11		
12	UKIFFIN ESTES	
13	Autorney for Defendant	
14	JESSE TORRES-ALONSO	
15	15	
16	16	
17	17	
18	18	
19	19	
20	20	
21	21	
22		
23		
24		
25		
26		
27		
28	28 "	

ORDER IT IS SO ORDERED that the Clerk of the Court shall exonerate the \$10,000 and \$2,000 cash bonds plus accrued interest (receipt #'s 100002432, 100002433.) IT IS SO ORDERED. Dated: May 22, 2025